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APPLICATION NO	Э.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/652,834		08/31/2000	Michael S. Bertone	1662-27800 (P00-3105)	4372
22879	7590	03/31/2004		EXAMINER	
		KARD COMPANY	LEZAK, ARRIENNE M		
	,	3404 E. HARMONY PROPERTY ADMIN		ART UNIT	PAPER NUMBER
FORT CO	LLINS,	CO 80527-2400		2143	R
				DATE MAILED: 03/21/200	ω

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
	09/652,834	BERTONE ET AL.	/				
Office Action Summary	Examiner	Art Unit					
	Arrienne M. Lezak	2143					
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wit	h the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a re ly within the statutory minimum of thirty will apply and will expire SIX (6) MONT e, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communicati NDONED (35 U.S.C. § 133).	on.				
Status							
1) Responsive to communication(s) filed on							
	— s action is non-final.						
3) Since this application is in condition for allowa							
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-16</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)□ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>1-16</u> is/are rejected. 7)□ Claim(s) is/are objected to. 8)□ Claim(s) are subject to restriction and/o	awn from consideration.						
Application Papers							
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) accomposite and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examin	cepted or b) objected to be drawing(s) be held in abeyand ction is required if the drawing(s)	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121	(d).				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Appority documents have been Bau (PCT Rule 17.2(a)).	oplication No received in this National Stage					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application (PTO-152) 					

Application/Control Number: 09/652,834 Page 2

Art Unit: 2143

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to Claims 1-10 have been considered but are most in view of the new ground(s) of rejection. Further, Applicant has added new Claims 11-16, which are rejected as enumerated herein below.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent US 6,496,917 B1 to Cherabuddi in view of US Patent 5,895,484 to Arimilli.
- 4. Regarding Claims 1, 5 and 10, Cherabuddi discloses a distributed multiprocessing computer system, comprising: a plurality of processor nodes each coupled to an associated memory module, wherein each memory module may store data that is shared between said processor nodes; a Home processor node that includes a data block and a coherence directory for said data block in an associated memory module; on Owner processor node that includes a copy of said data block in a memory module associated with the Owner processor node, said copy of said data block residing exclusively in said memory module; a Requestor processor node that encounters a read or write miss of said data block and requests said data block from the

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Art Unit: 2143

Home processor node; and wherein said Home processor node receives the request for the data block from the Requestor processor node, forwards the request to the Owner processor node for the data block and performs a speculative write of the next directory state to the coherence directory for the data block without waiting for the Owner processor node to respond to the request (Abstract; Col. 2, lines 66-67; and Col. 3, lines 1-10).

- 5. Though Cherabuddi discloses a system capable of speculative cache consistency through a snoop information means, Cherabuddi does not specifically teach Applicant's alternative method of a cache directory.
- 6. Arimilli specifically teaches a method and system for speculatively sourcing cache memory data, (Abstract), that includes a cache directory lookup functionality, (Fig. 2; Col. 4, lines 6-23), and the speculative sourcing of data among cache memories, (Fig. 3; Col. 4, lines 60-67 and Col. 5, lines 1-9). It would have been obvious to one of ordinary skill in the art at the time of invention by Applicant to incorporate a speculatively updateable cache directory into the Cherabuddi system as noted within Arimilli.
- 7. The motivation to combine lies in the desirability to provide an improved sourcing scheme (method and system) for sharing data among cache memories, (Aramilli Col. 1, lines 58-67). Moreover, as noted herein, Cherabuddi does teach one of many means by which to maintain speculative cache consistency, therefore the basic functionality is already incorporated by implication. Thus, Examiner rejects Claims 1, 5 and 10 as

Art Unit: 2143

unpatentable, finding them to be an obvious variation in light of the combined teachings of Cherabuddi in view of Aramilli.

- 8. Regarding Claims 2 & 6, Cherabuddi and Aramilli are relied upon for those teachings disclosed herein. Cherabuddi discloses a distributed computer system wherein the speculative write of the next directory state occurs only if the next directory state cannot be determined and the Home processor node and Owner processor node are two different processor chips in the computer system, (Col. 3, lines 1-34). Arimilli specifically teaches a method and system for speculatively sourcing cache memory data, (Abstract), that includes a cache directory lookup functionality, (Fig. 2; Col. 4, lines 6-23), and the speculative sourcing of data among cache memories, (Fig. 3; Col. 4, lines 60-67 and Col. 5, lines 1-9). It would have been obvious to combine Cherabuddi and Aramilli, the motivation for which is disclosed herein above. Thus, Examiner rejects Claims 2 & 6 as unpatentable, finding them to be an obvious variation in light of the combined teachings of Cherabuddi in view of Aramilli.
- 9. Regarding Claims 3 & 7, Cherabuddi and Aramilli are relied upon for those teachings disclosed herein. Cherabuddi discloses a distributed multiprocessing computer system wherein the memory module containing the coherence directory for the data block is in a low latency state that reduces memory read and write access times while the Home processor node is performing the speculative write of the next directory state to the coherence directory for the data block, (Col. 3, lines 29-35 and Col. 4, lines 25-61). Arimilli specifically teaches a method and system for speculatively sourcing cache memory data, (Abstract), that includes a cache directory lookup

Art Unit: 2143

functionality, (Fig. 2; Col. 4, lines 6-23), and the speculative sourcing of data among cache memories, (Fig. 3; Col. 4, lines 60-67 and Col. 5, lines 1-9). It would have been obvious to combine Cherabuddi and Aramilli, the motivation for which is disclosed herein above. Thus, Examiner rejects Claims 3 & 7 as unpatentable, finding them to be an obvious variation in light of the combined teachings of Cherabuddi in view of Aramilli.

- 10. Regarding Claims 4 & 8, Cherabuddi and Aramillii are relied upon for those teachings disclosed herein. Cherabuddi discloses a distributed multiprocessing computer system wherein the next directory state for the data block is corrected if the response by the Owner processor node to the Home processor node request for the data block indicates a different next directory state from the next directory state speculatively written by the Home processor node to the coherence directory for the data block, (Col. 3, lines 1-35 and Col. 4, lines 25-61). Arimilli specifically teaches a method and system for speculatively sourcing cache memory data, (Abstract), that includes a cache directory lookup functionality, (Fig. 2; Col. 4, lines 6-23), and the speculative sourcing of data among cache memories, (Fig. 3; Col. 4, lines 60-67 and Col. 5, lines 1-9). It would have been obvious to combine Cherabuddi and Aramillii, the motivation for which is disclosed herein above. Thus, Examiner rejects Claims 4 & 8 as unpatentable, finding them to be an obvious variation in light of the combined teachings of Cherabuddi in view of Aramillii.
- 11. Regarding Claim 9, Cherabuddi and Aramilli are relied upon for those teachings disclosed herein. Cherabuddi discloses a distributed multiprocessing computer system wherein the speculative write of the next directory state releases hardware contained in

Art Unit: 2143

the first processor node, allowing said first processor node to accept requests for data blocks and coherency directories for said data blocks stored in the memory module for the first processor node, (Col. 4, lines 62-67 and Col. 5, lines 1-6). Arimilli specifically teaches a method and system for speculatively sourcing cache memory data, (Abstract), that includes a cache directory lookup functionality, (Fig. 2; Col. 4, lines 6-23), and the speculative sourcing of data among cache memories, (Fig. 3; Col. 4, lines 60-67 and Col. 5, lines 1-9). It would have been obvious to combine Cherabuddi and

12. New Claims 11-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent US 6,496,917 B1 to Cherabuddi in view of US Patent 5,895,484 to Arimilli.

Aramilli, the motivation for which is disclosed herein above. Thus, Examiner rejects

Claim 9 as unpatentable, finding them to be an obvious variation in light of the

combined teachings of Cherabuddi in view of Aramilli.

- 13. Regarding new Claims 11 & 14, all limitations are addressed relative to Claims 1, 5 and 10 above. Thus, Claims 11 & 14 are also rejected under the combined teachings of Cherabuddi in view of Aramilli.
- 14. Regarding new Claims 12, 13, 15 and 16, all limitations are addressed relative to Claims 4 & 8 above. Thus, Claims 12, 13, 15 and 16 are also rejected under the combined teachings of Cherabuddi in view of Aramilli.

Art Unit: 2143

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arrienne M. Lezak whose telephone number is (703)-305-0717. The examiner can normally be reached on M-F 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (703)-308-5221. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-6121.

Arrienne M. Lezak Examiner Art Unit 2143 Page 7

AML

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100